

CONSERVATIVE, AND HOLLY SPRINGS BANNER.

VOL 1.

HOLLY SPRINGS MI., TUESDAY, MAY 12, 1840.

{NO. 8.

EDWIN JUNIUS FOSTER,
Editor and Proprietor.

THE CONSERVATIVE.

AND HOLLY SPRINGS BANNER is published every week at FOUR DOLLARS, which must be paid for in advance, in every case. No subscription will be received for less than six months; nor will any discontinuance be made until all arrearages are paid.

Advertisements will be inserted at one dollar per square, (ten lines or less) for the first time, and fifty cents for each continuance. All advertisements not marked with the number of insertions on the margins, will be inserted and charged accordingly.

Announcing candidates for office \$10 State officers, and \$5 for County officers each, in advance.

Letters addressed to the editor or publisher on business must be post paid in order to secure attention.

Cash will be required for all Job Work done at this office as soon as delivered.

All Communications involving personal allusions, will be (if inserted) charged as an advertisement double price. And must, in all cases, be paid for in advance.

STATE OF MISSISSIPPI, MONROE COUNTY.

CIRCUIT COURT Feb. term 1840

Heary Anderson
George Wightman
& O. D. Herndon
for Hen. Anderson,
vs.
Jefferson W. Green.

att for \$357.

Ordered by the Court that publication be made six successive weeks in the Holly Springs Banner a news paper printed at Holly Springs in said State, notifying the defendant of the pendency of this suit, and that unless he enters his appearance at the next term of this Court, and plead, answer or demur that judgment final will be had and the property so attached, will be sold to satisfy the plaintiff demand. Issued 11th March 1840. S. H. BUCKINGHAM, Ck.

March 31, no. 2—6t. Prs. fee. \$7.

STATE OF MISSISSIPPI, MONROE COUNTY.

CIRCUIT COURT Feb. term, 1840.

G. W. Coopwood
vs. att.
John H. Lawson.

Ordered by the court that publication be made six successive weeks in the Holly Springs Banner, a news paper printed at Holly Springs, in said State, notifying the defendant of the pendency of this suit, and that unless he enters his appearance at the next term of this Court, and plead, answer or demur that judgment final will be had and the property so attached will be sold to satisfy the plaintiff demand. Issued 11th March, 1840. S. H. BUCKINGHAM, Ck.

March 31, no. 2—6t. Prs. fee \$7.

STATE OF MISSISSIPPI, MONROE COUNTY.

CIRCUIT COURT Feb. term, 1840.

Benj. F. Coopwood,
vs. att.
John H. Lawson.

Ordered by the Court that publication be made six successive weeks in the Holly Springs Banner a news paper printed at Holly Springs in said State, notifying the defendant of the pendency of this suit, and that unless he enters his appearance at the next term of this court and plead, answer or demur that judgment, final will be had and the property so attached will be sold to satisfy the plaintiff demand. Issued 11th March, 1840. S. H. BUCKINGHAM, Ck.

March 31, no. 2—6t. Prs. fee. \$7.

SHERIFFS' SALE.

On the third Monday of May next, I will sell at the Court House in Holly Springs, for cash, the following tracts of land and town lots, to-wit: 140 acres, a part of the west half of section 4 town 2 range 3 west, the property of Joseph Kennedy and Alfred Younger, to satisfy an execution in favor of Wingate, Gaskill & Knox. The south-east quarter of section 34, town 2 range 2 west, the property of Thos. S. Wells, to satisfy an execution in favor of John Brown. North-east quarter of section 5 town 4 range 3, the property of Abijah Best, to satisfy 3 executions in favor of Robert McCraven, and others. The north east quarter of section 26, the property of Burwell Benton, to satisfy sundry executions of Wm. R. Hardy, and others; also lots number 19 and 40, and a block containing 28 in the town of Hudsonville, a part of section 33, town 2 range 2 west, as the property of John J. Wells to satisfy sundry executions in favor of Park & Graham, and others.

ALF. SIMPSON, Dep. for
L. McCrosky, Sh'ff.

April 21—5t—prs fee \$5.

WANTED, An apprentice at this Office, a lad from the country would be preferred.

COUNTING-HOUSE CALENDAR.

1840.

MONTHS.	Sunday.	Monday.	Tuesday.	Wednesday.	Thursday.	Friday.	Saturday.
JANUARY,				1	2	3	4
	5	6	7	8	9	10	11
	12	13	14	15	16	17	18
	19	20	21	22	23	24	25
	26	27	28	29	30	31	
FEBRUARY,							1
	2	3	4	5	6	7	8
	9	10	11	12	13	14	15
	16	17	18	19	20	21	22
	23	24	25	26	27	28	29
MARCH,		1	2	3	4	5	6
	7	8	9	10	11	12	13
	14	15	16	17	18	19	20
	21	22	23	24	25	26	27
	28	29	30	31			
APRIL,				1	2	3	4
	5	6	7	8	9	10	11
	12	13	14	15	16	17	18
	19	20	21	22	23	24	25
	26	27	28	29	30		
MAY,							1
	2	3	4	5	6	7	8
	9	10	11	12	13	14	15
	16	17	18	19	20	21	22
	23	24	25	26	27	28	29
	30	31					
JUNE,				1	2	3	4
	5	6	7	8	9	10	11
	12	13	14	15	16	17	18
	19	20	21	22	23	24	25
	26	27	28	29	30		
JULY,							1
	2	3	4	5	6	7	8
	9	10	11	12	13	14	15
	16	17	18	19	20	21	22
	23	24	25	26	27	28	29
	30	31					
AUGUST,							1
	2	3	4	5	6	7	8
	9	10	11	12	13	14	15
	16	17	18	19	20	21	22
	23	24	25	26	27	28	29
	30	31					
SEPTEMBER,							1
	2	3	4	5	6	7	8
	9	10	11	12	13	14	15
	16	17	18	19	20	21	22
	23	24	25	26	27	28	29
	30						
OCTOBER,							1
	2	3	4	5	6	7	8
	9	10	11	12	13	14	15
	16	17	18	19	20	21	22
	23	24	25	26	27	28	29
	30	31					
NOVEMBER,							1
	2	3	4	5	6	7	8
	9	10	11	12	13	14	15
	16	17	18	19	20	21	22
	23	24	25	26	27	28	29
	30						
DECEMBER,							1
	2	3	4	5	6	7	8
	9	10	11	12	13	14	15
	16	17	18	19	20	21	22
	23	24	25	26	27	28	29
	30	31					

ALEX. B. BRADFORD, ATTORNEY AT LAW,

HOLLY SPRINGS, MI.

WILL practice in the Circuit Court or a marshal and the adjoining Counties, in the Chancery Court at Oxford, in the Federal Court at Pontotoc, and the High Court of Errors and appeals at Jackson.

March 23, 1839.—10—4t

Law Partnership.

JAS. RUCKS & WILLIAM YERGER
HAVE formed a partnership in the practice of the Law. They will attend to all business entrusted to them in the High Court of Errors and Appeals—the Superior Court of Chancery, and the Federal Court in the city of Jackson;—and one or the other of them will also attend the Circuit Court of Hinds and Madison counties, held at Canton and Raymond.

Their office is the same heretofore occupied by Hays and Yerger.
City of Jackson, Jan. 27, 1840.
The Mississippi, Vicksburg Whig, Holly Springs Banner, Raymond Times and Canton Whig Advocate will insert the above three months, and forward their accounts to this office.—Southern Sun.
Feb 8 44—3m

MILLINERY BUSINESS.

GRATEFUL for the patronage heretofore received from the Ladies of Holly Springs and vicinity, and hope the same to be continued, I am now living in the house formerly occupied by Mr. McCampbell, on Main street, where I may be found at all times, and will make Ladies' dresses, silk, for \$4, and all other dresses in proportion. Gentlemen's pants and vests at \$1 each, Summer coat \$2, and all other business in my line, in the latest eastern fashions.

JANE HESTER.

April 21, 1840.

HAT MANUFACTORY.

THE subscriber has recently commenced the manufacture of Hats in the town of Holly Springs, on Main Street, two doors west of the Union Office House, where he will be prepared to execute all orders in his line, with promptitude and fidelity, and in the most fashionable style, both Fur and Silk Hats. He will also buy all kinds of fur for which he will give a liberal price.
B. A. MYERS.
Feb. 1st, 1840. No 45—6m.

Sold by Joseph H. FARRELL,
AGENT FOR NORTH MISS.

GRAYS INVALUABLE OINTMENT

STANDS unrivalled for the cure of the following diseases: White Swelling, Scalds, Ulcers, Sore legs, old and fresh Wounds, Sprains and bruises, Swellings and inflammations, Scalds and Burns, Scald Head, Women's Sore Breasts, Rheumatic pains, Tetters eruptions, Chillsblains, Whitlows, Biles, Piles, Corns, and external diseases generally.

—ALSO—

MILES' COMPOUND EXTRACT

OF TOMATO;

A SUBSTITUTE FOR CALOMEL,

THE GREAT PLEASANT PURGATIVE

FOR ALL THE BILIOUS AFFECTIONS.

RECOMMENDED BY MANY PHYSICIANS.

Its particular action and use.

ITS action upon the system is very general, no part escaping its influence; it is, however, upon the secretory and excretory, that its great power is particularly manifested; from this it will be seen to have a direct effect upon the biliary organs and to be particularly adapted to the treatment of bilious fevers, and other diseases where a torpidity or congestion of the liver and portal circle prevail; hence the great success that has attended its administration in liver affections and dyspepsia, and diseases of the stomach and bowels generally. Being diffusable in its operation, it produces a free circulation in the vessels on the surface of the body, accompanied by a general perspiration.

THE STATE OF MISSISSIPPI,

Tippah County,

John N. Wilie

vs.

John Williams and

Jonathan Stone.

The attachment in the above stated case, having been returned into the Circuit Clerk's office of said county. Notice is hereby given that unless the defendants in said case, shall appear, give special bail and plead on or before the next term of our Circuit Court of said county to be held at the Court House in the town of Ripley, on the 5th Monday after the 4th Monday in April, 1840. Otherwise judgement will be entered and the estate attachment will be sold.

Witness Hardy W. Stricklin Clerk of said Court at office in Riply, 30th day of March, 1840.

HARDY W. STRICKLIN, Clerk.

April 14th 1840. —4—4w. Prs. fee \$7.50.

THE STATE OF MISSISSIPPI,

Tippah County,

John H. Moss

vs.

Benjamin M. Laughlin,

vs.

Thomas and James P. Peters summoned as Garnishees.

The attachment having been returned into the office of the Circuit Clerk of said county. Notice is hereby given that unless the said defendant shall appear give special bail, and plead on or before the next term of said Court, to be held for said county at the Court House in the town Ripley, on the 5th Monday after the 4th Monday in April 1840. Otherwise Judgement will be entered and the estate attachment will be sold.

Witness Hardy W. Stricklin Clerk of said Court at office in Riply, 30th day of March 1840.

HARDY W. STRICKLIN, Clerk.

April 14th 1840. —4—4w. Prs. fee \$7.50.

THE STATE OF MISSISSIPPI,

Tippah County,

John H. Moss, adm'r of

Aaron M'Laughlin dec.

vs.

Bernard M'Laughlin, dan

James M'Laughlin, Thos.

and James B. Peters,

summoned as Garnishees.

The attachment having been returned into the office of the Circuit Clerk of said County. Notice is hereby given that unless the said defendant shall appear, give special bail, and plead on or before the next term of our Circuit Court of said County, to be held at the Court House in the town of Ripley, on the 5th Monday after the 4th Monday in April, 1840; otherwise judgement will be entered, and the estate attached will be sold.

Witness Hardy W. Stricklin, Clerk of said Court, at office in Ripley, 30th day of March, 1840.

HARDY W. STRICKLIN, Clerk.

April 14—4—4t—prs. fee \$7.50.

Mrs. E. D. CUVILLIER

WILL give lessons on the Piano Forte, and in Vocal Music at her room in the Female Institute, in Holly Springs. Hours of attendance, from 9 o'clock A. M. until 12, at noon.

TERMS.—\$25 per session of 20 weeks, two lessons per week; and \$5 per session, for the use of instrument, payable in advance.
Holly Springs, April 14—4t.

STRAYS,

PONTOTOC COUNTY.

Taken up by J. G. Stegall, living on the Cotlin Gin Road, one sorrel horse, 14 1-2 hands high, some white hairs, a small blaze in the face, 7 years old, appraised to fifty dollars.

By Thos. Rader living 5 miles from Pontotoc, on the Ripley road, one brown mare mule, large marks of a burn on each hip, with lumps on its knees, age not known, appraised to \$30.

By Mark Harding, living six miles north-west of Pontotoc, one dark bay poney mare, with a tin bell on, and one year old colt, the mare branded with an Indian brand, six years old; also, one roan yellow colt branded with "W"—all appraised to \$40.

By G. Z. Smith, living 2 miles south-west of Alberson, one large dark roan horse, hind feet white, 15 years old, appraised to \$35.

By J. Nelson, living 18 miles north-west of Pontotoc, one sorrel mare and colt, branded on the right shoulder, 10 or 12 years old, appraised to \$50.

By Owin Dillard, living 20 miles north-west of Pontotoc, one bay horse ten years old, fifteen hands high, appraised to sixty dollars.

—ALSO—

One yellow sorrel horse, a blaze face, 7 years old, seventeen hands high, appraised to \$100. A'so, one bay mare mule 5 years old, 14 hands high, appraised to \$100.

By John Usrey, living 25 miles north of Pontotoc, one sorrel mule, 12 years old, 13 hands high, right eye out, white spot on his near shoulder appraised to \$45.

By A. H. Forgeson living one mile and a half south of Alberson, one black poney mare, 8 or 9 years old, with a spot in the forehead, a brand on the left shoulder not understood, a long heavy tail, in foal, appraised to \$25.

By A. Pane living near Elastown, one roan horse with a star in his face, both hind feet white, ten years old, low in flesh, and a sore on his back, appraised to \$35.

By James White, living fifteen miles west of Pontotoc, one brown bay mare, 15 1-2 hands high, switch tail, both near pastern joints white, branded on the right what is supposed an Indian brand, C H on the near shoulder, appraised to \$25.

By Tickler, living 5 miles east of Collings mill, one bay horse poney, 7 or 8 years old, roached main, with a short tail, both ears split, star in the forehead, and some saddle marks, appraised to \$25.

J. P. CARR, Ranger.

April 21—5—4t—prs. fee \$25.

TO PRINTERS AND EDITORS.

A BARGAIN.

THE YAZOO BANNER OFFICE is offered for sale. Having determined to go into other business, the proprietors offer this very valuable establishment for sale, upon the best terms; if application is made immediately. It is with one exception the most profitable weekly Printing Office in the State, and has an increasing patronage of the most lucrative character. Its advertising columns, for the past two years, will evidence its immense revenue. This is perhaps the most fertile Cotton region in the State, and this is now no doubt one of the richest Counties in Mississippi, and in a few years will ship more Cotton than any County in the State. The patronage which the office has enjoyed must continue for several years, as the laws of the late Legislature, instead of shortening the time of the payments of debts, has so arranged it as to require that property shall be advertised now twice, when it was formerly but once, and hence to extend the time of paying debts.

It were a useless waste of time for us to indulge in a lengthy description of the advantages to be derived from a purchase of this office, as purchasers can best judge for themselves by calling upon either of the undersigned, and examining the same in person.

A. B. & S. L. CORWINE,

Proprietors of Banner.

DENTISTRY.

GEORGE C. CRYSTAN,

SURGEON DENTIST.

HAS located in Holly Springs, where he will spend the present year. Persons from the country will be waited on at all times. Office on the West side of the square.

THE STATE OF MISSISSIPPI,

PONTOTOC COUNTY.

Probate Court, April Term, 1840.

THIS DAY came into Court, Benjamin D. Anderson, Administrator of the estate of Aaron Root, deceased, and exhibited on oath an account of the personal estate and debts of said deceased, showing to the satisfaction of the Court that the personal estate of said deceased is insufficient to pay the debts of said deceased. Whereupon, it is ordered by the Court that a citation to issue directing all persons interested in the lands, tenements and hereditaments of said deceased, to appear before the Probate Court of Pontotoc County, to be held at the Court House in the town of Pontotoc, on the eighteenth day of May, eighteen hundred and forty, there and then, to shew cause if any they can, why so much of the lands, tenements and hereditaments should not be sold as to pay the residue of the debts of said deceased; and that such citation be given by posting up three or more advertisements in the counties where the said lands, tenements and hereditaments lie, and that the said citation be published in the Holly Springs Banner, a public newspaper printed in the town of Holly Springs, the county of Marshall, and State of Mississippi, until the 18th day of May next.

The above is a true copy, as appears of record.

Given under my hand and the seal of said Court, at office this the 16th day of April, 1840.

JOHN A. McNEIL, Ck.

April 21—5—4t prs fee \$10.

SHERIFF SALE.

BY virtue of sundry executions to me directed from the Circuit Court of Marshall County, in favor of Samuel B. Harper and others, I will expose to sale at the Court House in the town of Holly Springs

On the 18th day of May next, one section of land, section 18, town 3, range 1, west, levied on as the property of John T. and Thomas Hunt. Sale in lawful hours.

L. McCrosky, Sh'ff.

By W. EPPS, Deputy.

April 21—5—3t prs fee \$3.50.

SHERIFFS' SALE.

BY virtue of four executions in my hands in favor of E. H. Whitfield, and one in favor of Walker & Atkinson, I will sell for cash at the Court House door in Holly Springs on the

Third Monday of May next, the west half of Lot Number 17, on section 5, of range 2, and town 4, west,